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Court Mr. Magnett

in succertaince with Delictin Humber 55-5 of the Bureau of the Sunger, dated 4 March 1905, the Control Intelligence Agency has resident the Report entitled "Heal Property Management" which was subspect to the Congress in Jame 1955 by the Congression on Organisms of the Description of the Covernment, and submits its views becautiful.

In addition to the several recommunications of general application considers the various special destained in the Report, the Consission considers the various special in the Report, the Consission considers the various special property of the Administrator of tenseral Estricts under the Federal Property and Administrative Services Act at 1749, as emended, enoug then being the Control Detelli
The Reporty, which is designated as wholly excepted. (Nove precisely, the Act provides that nothing therein "shall impair or affect any actionaty of" the CIA.) The Commission would change this by revising the Act as follows (Recommunication No. 6):

- "(a) to eliminate all statutory exemptions for the essentive branch of the Government from the enthority of the General Services Administration relating to real property management; and
- (c) to authorize the President to prescribe by executive order specific comptions from the authority of the Community of the Community of the Community of the Community Convices Administration relating to real property management, where such exemptions are fully justified in the public interest."

The Control Intelligence Agency was excepted from the Federal

The party and Administrative Services Act of 1949, as well as from many
time provisions of less which apply to departments and agencies generally,
the recipition of the sensitive nature of the work of the Agency and of
the sections security implications which under disclosure of information
which extend. It was in accordance with this principle also that this
Agency was charged with special responsibilities and greated special
proper to protect the security of its questions and to protect intelligrave sources and methods from unsutherised disclosure. See Section

162(1)(3) of the Entired Security Act of 1547, as exembed, and Section 7 of the Central Intelligence Agency Act of 1549, as amended. On the other hand it has been, and continues to be, the policy of this Agency to adhere to normal Government practices and requirements with respect to operations which have no security implication. This distinction was embodied in the Agency representation to the Congress when the bill which has become the Polanul Property and Administrative Services Act, was under consideration. It was recognized also by the House Committee, in reporting that bill, as follows (E.R. Rep. No. 670, Sist Cong.):

"In other words, to the extent that compliance with the Act and submission to the jurisdiction of the Administrator will not so 'impair or affect the authority' of the several agencies to which the subsection applies as to interfere with the operation of their programs, the act will govern."

The security considerations which have mecesitated this special freedom from more than procedures continue of parameter importance today and the special responsibilities and authorities under the Matieral Security Act and the CIA Act remain operative. Further, we believe it important that this philosphy be embedded in statutes. Therefore, the Control Intelligence Agency could not agree to Recommendation No. 4.

With the above security privatele maintained, this Agency would have no objection to the remainder of the Commission's recommunications. Specifically:

- (a) Security requirements would proclambe CIA compliance with Recommendations Nos. 18 and 13 and would limit compliance with Recommendations No. 3(e) and 5(a)(1) and (b). Similarly, we could not agree to Recommendation No. 7 with respect to all operations, anisteemace, repair and alterations.
- (b) The remainder of the Recommunications would have so direct application to CIA or would be unphiesticanhle. Since, in the main, those which would be applicable to CIA involve compliance with regulations and procedures to be prescribed by the Administrator of Cenaral Services, it is not peecible, at this time, to specify the number of carrying them ext.

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